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its Department of Corrections*

**UNITED STATES DISTRICT COURT**

**DISTRICT OF NEVADA**

DONALD WALDEN JR, NATHAN ECHEVERRIA, AARON DICUS, BRENT EVERIST, TRAVIS ZUFELT, TIMOTHY RIDENOUR, and DANIEL TRACY on behalf of themselves and all others similarly situated,

## Plaintiffs,

VS.

THE STATE OF NEVADA, *EX REL.* ITS  
NEVADA DEPARTMENT OF CORRECTIONS,  
and DOES 1-50,

## Defendants.

Case No.: 3:14-cv-00320-MMD-WGC

**STIPULATION FOR ENLARGEMENT  
OF TIME FOR DEFENDANT TO FILE:**

**(1) OPPOSITION TO PLAINTIFFS' MOTION FOR DISMISSAL OF NDOC CONSERVATION CAMPS AND TRANSITIONAL HOUSING FACILITIES AND THE CLAIMS OF OPT-IN PLAINTIFFS WHO WORKED AT THOSE FACILITIES WITHOUT PREJUDICE**

**(2) REPLY IN SUPPORT OF  
DEFENDANT'S MOTION TO DISMISS  
CLAIMS OF ALL NON-  
PARTICIPATING PLAINTIFFS**

## (First Request)

## AND ORDER THEREON

Defendant, STATE OF NEVADA, *EX REL.* ITS DEPARTMENT OF CORRECTIONS (“NDOC”) and Plaintiffs, DONALD WALDEN, JR., NATHAN ECHEVERRIA, AARON DICUS, BRENT EVERIST, TRAVIS ZUFELT, TIMOTHY RIDENOUR and DANIEL TRACY, on behalf

1 of themselves and all others similarly situated (collectively, "The Parties") by and through their  
2 respective counsel of record, hereby stipulate and agree to extend the time for Defendant, NDOC to  
3 file its Opposition to Plaintiffs' Motion for Dismissal of NDOC Conservation Camps and  
4 Transitional Housing Facilities and the Claims of Opt-In Plaintiffs Who Worked at Those Facilities  
5 Without Prejudice (ECF No. 198) for fourteen (14) calendar days from August 10, 2018 up to and  
6 including August 24, 2018, with Plaintiffs' Reply thereon due seven (7) days thereafter, up to and  
7 including August 31, 2018.

8 The Parties further hereby stipulate and agree to extend the time for Defendant, NDOC to file  
9 its Reply in Support of Motion to Dismiss Claims of All Non-Participating Plaintiffs (ECF No. 195)  
10 for fourteen (14) days from August 13, 2018 to up to and including August 27, 2018.

11 Defendant is requesting this extension due to counsels' professional commitments and  
12 existing workload.

13 This stipulation is made in good faith and is not for purpose of undue burden or delay.

14 IT IS SO STIPULATED.

15 DATED: August 9, 2018.

DATED: August 9, 2018.

16 **WILSON ELSER MOSKOWITZ**  
**EDELMAN & DICKER LLP**

**THIERMAN BUCK, LLP**

17 BY: /s/ Richard Dreitzer  
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21  
22 ORDER

23 IT IS SO ORDERED.

24 Dated this 9th day of August, 2018.



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27 UNITED STATES DISTRICT JUDGE  
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